Case 1:13-cv-03405-DLC Document 148 Filed 02/03/17 Page 1 of 12

Greetings Hororable redge SDNY DOCKET UNIT I hope all is well when you receive my letter in regards to M. Koman Teulius 34916/2279 Who is being treated in the fue fore or Tire Crao" Ever piace M. Dentiens sexposed the truth about a gloreous Police port from the ORI on \$ 24 2010 he has bee

harrossed by parole unonstelly invarcerated where he loss his freeden. I've not sur is you viere aleane flat pur Jerhins has been arrested ea housember for U.O.P Now Juan Page 36 Il Clearly States you don't want a siluation where Mr. Jerkins wither goes to sail son a faible vientation or whether some often

juicident. How can a Gedual Appointed Judge uplain this matter to an Adnesishatere Jane Sudge and it be disregarded. terbal about Mr. Seakers civil liberty, and sustice for his USE. Die freedom has been suatched from tem due to airpolice Report that was produced by Parole Duce Hororable Judge Robert Bella troups

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allesting been done as Of that for Mr Denkens. its not fair to be treated lahumanely. It is pot to much to ask I ueseld like to have what our per plans à hou will uper be able to assist M. Jenkeus in this make For seven years his been dealing with this; to be taken from your only son @ a your chelical

tine Also, Mue you amare that Mr. Serkins washis mothers Procky and Dole Care procuder. If he would'un been with his mother de couldul prevented her from slepping & betting her head bleeding to death which she keeps rome alone because he mas almanys suith her & due to Parole Cochias him up he wearnost able

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needed to show how documentation was Jalrified. not to reption M. Serlis has proof of everything that clearly states malicious imprisonment. Desorable Vernon D. Broderick Please help m. Senkens en nothing elde, that document from the ORI please envestigat that is nothing lbe. Please. I wedd the to take the term to say thank you

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previously, or, I don't know if that was made clear or not, but definitely from my client's documentation to the Court parole continues to unlawfully harass him. And so I want at least the record to be clear that this entire, this entire process and, quite frankly, the time and energy of the federal court has been consumed, quite frankly wasted because of the actions of the Division of Parole in their unlawful treatment of my client, and that is why judicial resources have had to be spent on this entire situation. And that's all we can do is place it on the record. I understand your Honor has no jurisdiction over the Division of Parole as I've stated to my client before.

THE COURT: Again, I don't know what is currently ongoing. Ms. Marion, you're representing Mr. Jenkins. I don't know whether you could intercede. Is there something that could be done? I don't know whether it's a particular officer or changing -- I have no idea what's going on, but what I want to prevent and make clear is that if there are issues, that you should try to address them as quickly as possible because I don't want anything happening with regard to Mr. Jenkins where an incident happens where he's again -- now, he's on parole now, is that correct?

MS. MARION: Yes.

THE COURT: When is the termination of that parole?

MR. JENKINS: 2017.

#THE COURT: So I want to make sure that there isn't,

whether it's misunderstanding or whether it's just people's emotions are high because Mr. Jenkins here has indicated that he's told people there that he's going to sue them. So I want to make sure that there isn't, and again, on both sides, something that ends up where either Mr. Jenkins is in jail or something else happens. So I'd like you to be in contact with -- do they know that you're representing him in the civil case?

MS. MARION: Now they know that, yes.

THE COURT: And so that they have a point of contact to make sure that things go smoothly from here on out. Putting aside whether there's going to be a case involving people from parole or not, I just don't want a situation where Mr. Jenkins either goes to jail for a parole violation or whether some other incident. Okay?

MS. MARION: Yes, your Honor, and I understand that. I would just say to the Court they know that I represent him, but unfortunately from my experience of doing this a long time and representing individuals who are on parole, they really don't care and they're going to do what they want. They don't care — they don't care about what the client's lawyer has to say until my client is facing a parole revocation hearing and then I have to come in and then argue, which I'll do and I've done it before and I've done it many times before, but they're going to look at the civil case separately and they only, they

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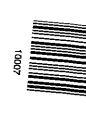
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Southern District of New York
Thursdood Marshall (runt House.

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